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the organization by any carrier or carriers during the calendar year.

(Approved by the Office of Management and Budget under control number 3024-0001)

[ER-803, 38 FR 14272, May 31, 1973, as amended by ER-1340, 48 FR 31013, July 6, 1983]

§208.217 Statement of Supporting Information.

Charterers shall execute and file with the foreign air carrier section B of part II of the Statement of Supporting Information (appendix B) at such time as required by the carrier to afford it due time for review thereof.

[ER-1222, 46 FR 28379, May 26, 1981]

Subpart D—Provisions Relating to Single Entity Charters

§208.300 Applicability of subpart.

This subpart sets forth the special rules applicable to single entity charters.

§208.301 Terms of service.

The provisions of subpart A of this part, except paragraph (f) of $\S 208.32$, shall apply to charters under this subpart.

[ER-1210, 46 FR 10457, Feb. 3, 1981]

§208.302 [Reserved]

§208.303 Statement of Supporting Information.

Part I of the Statement of Supporting Information (appendix B) shall be applicable in the case of single entity charters.

[ER-1222, 46 FR 28379, May 26, 1981]

Subpart E—Provisions Relating to Mixed Charters

§ 208.400 Applicable rules.

The rules set forth in subpart C of this part shall apply in the case of mixed charters.

Subpart F—Direct Sales by Air Carriers

Source: ER-1142, 44 FR 50825, Aug. 30, 1979, unless otherwise noted.

§208.500 Applicability of subpart.

This subpart applies to direct air carriers that provide charter trips, including trips with ground accommodations and services, directly to individuals.

§208.501 Terms of service.

- (a) Charter trips under this subpart shall bear only such characteristics as are permitted for Public Charters under part 380 of this chapter, except:
- (1) They may be arranged and sold by a direct air carrier;
- (2) There is no minimum contract size; and
- (3) Each participant contract shall be signed by or on behalf of the participant not less than 7 days before scheduled departure of the outbound flight.
- (b) Each direct air carrier operating a charter trip under this subpart shall comply with all the requirements and limitations of part 380 of this chapter, *Public Charters*, applicable to direct carriers and to charter operators except that:
- (1) Those provisions of part 380 relating to the existence of a contract between a charter operator and a direct carrier do not apply;
- (2) Section 380.34 does not apply except as specified in paragraph (b)(4) of this section.
- (3) If a depository agreement is used, it shall comply with $\S 380.34a$ (d) and (f); and
- (4) If a security agreement is used, it shall comply with §380.34 (c) and (d), and:
- (i) If no depository agreement is used, protect charter participant deposits (including those for ground accommodations and services) and assure the direct air carrier's contractual and regulatory responsibilities to charter participants in an unlimited amount (except that the liability of the securer with respect to any charter participant may be limited to the charter price paid by or on behalf of such participant);
- (ii) If used in combination with a depository agreement, protect charter participant deposits (including those for ground accommodations and services) and assure the direct air carrier's contractual and regulatory responsibilities to charter participants in the amount of at least \$10,000 times the